LAW OFFICES OF TEFFREY LICHTMAN

11 EAST 44TH STREET

SUITE 501

NEW YORK, NEW YORK 10017

www.jeffreylichtman.com

JEFFREY LICHTMAN
JEFFREY EINHORN
JASON GOLDMAN

PH: (212) 581-1001 FX: (212) 581-4999

December 2, 2019

BY EMAIL: Erica_m_williams@nyed.uscourts.gov

Hon. Vera M. Scanlon United States Magistrate Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11217

Re: United States v. Harpreet Singh, 19 MJ 793

Dear Judge Scanlon:

I am writing on behalf of defendant Harpreet Singh to respectfully request a modification of the defendant's bail conditions which would permit Mr. Singh to drive his infant child and wife to John F. Kennedy International Airport on December 9, 2019 so that they may return to India. For this trip, Mr. Singh would be out of his home from 9:00 a.m. until approximately noon that same day. The government, by AUSA Nicholas Moscow, has no objection to this request.

By way of background, Mr. Singh was released by Judge Bloom on September 13, 2019 via a \$200,000 personal recognizance bond co-signed by two sureties and secured by \$30,000 in eash, with conditions that he only leave his home for attorney's visits, court appearances, medical treatment, employment and other activities approved by Pretrial Services. Since that time, Mr. Singh has consented to three orders of excludable delay and has remained on pretrial release without issue.

Holdson Scanish 1 and 3 and

JEFFREY LICHTMAN

Hon. Vera Scanlon United States Magistrate Judge December 2, 2019 Page 2

Thank you for your consideration of this matter. I remain available for a conference should Your Honor deem it necessary.

Respectfully submitted,

Jeffrey Einhorn

cc: Nicholas Moscow, Esq.

Assistant United States Attorney (by email)

USPO Sanchez (by email)

SO ORDERED:

U.S.M.J. Vera M. Scanlon